THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CRIMINAL CASE NO. 1:07-cr-00033-MR-DLH-3

UNITED STATES OF AMERICA,)
Plaintiff,)
vs.) ORDER
JEANNIE LARGENT COSBY,)
Defendant.)
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THIS MATTER is before the Court on the Defendant's letter, which the Court construes as a motion to modify the Defendant's sentence. [Doc. 540].

In her letter, the Defendant asks the Court to reduce her sentence, citing various health issues and the fact that she has completed nine years out her fourteen-year sentence. [Doc. 540].

Pursuant to 18 U.S.C. § 3582(c), the Court may reduce or modify a sentence only: (1) upon motion of the Director of the Bureau of Prisons, if certain extraordinary and compelling reasons so warrant; (2) under the express authority of Rule 35 of the Rules of Criminal Procedure, which provides that the Court may correct a clear error in a sentence within 14 days after sentencing or reduce a sentence upon motion by the Government for

the defendant's substantial assistance; or (3) when a defendant is sentenced to a term of imprisonment based upon a sentencing range that was subsequently lowered by the United States Sentencing Commission. See 18 U.S.C. § 3582(c). None of these circumstances are presented by the present motion. Accordingly, the Defendant's request for a modification of her sentence must be denied.

Accordingly, **IT IS, THEREFORE, ORDERED** that the Defendant's letter [Doc. 540], which the Court construes as a motion to modify the Defendant's sentence, is **DENIED**.

IT IS SO ORDERED.

Martin Reidinger

United States District Judge

¹ In denying the Defendant's present motion, the Court expresses no opinion regarding the merits of the Defendant's motion for a reduction of her sentence pursuant to Amendment 782 [Doc. 517], which remains pending.